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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/437,590	11/09/1999	BRANT L. CANDELORE	80398.P217	8195
7590 12/05/2003			EXAMINER	
JEFFREY S S		WINTER, JOHN M		
BLAKELY SOKOLOFF TAYLOR & ZAFMAN LLP 12400 WILSHIRE BOULEVARD			ART UNIT	PAPER NUMBER
7TH FLOOR			3621	
LOS ANGELES, CA 90025			D. T	•

Please find below and/or attached an Office communication concerning this application or proceeding.

3	Application No.	Applicant(s)				
	09/437,590	CANDELORE, BRANT L.				
Office Action Summary	Examiner	Art Unit				
	John M Winter	3621				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address						
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute, - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	36(a). In no event, however, may a reply be ting within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
1) Responsive to communication(s) filed on <u>08 Sectors</u>	eptember 2003.					
2a) ☐ This action is FINAL . 2b) ☒ This	action is non-final.					
3) Since this application is in condition for allowar closed in accordance with the practice under E						
Disposition of Claims						
4) Claim(s) 1-102 is/are pending in the application	٦.					
4a) Of the above claim(s) 1-73 is/are withdrawr	4a) Of the above claim(s) <u>1-73</u> is/are withdrawn from consideration.					
5)⊠ Claim(s) <u>87- 95</u> is/are allowed.						
6) Claim(s) 73-76,80-83,and 96-101 is/are rejected.						
7) Claim(s) 77-79, 84-86 and 102 is/are objected	<u> </u>					
8) Claim(s) are subject to restriction and/o						
Application Papers						
9) The specification is objected to by the Examiner.						
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correct	ion is required if the drawing(s) is ob	jected to. See 37 CFR 1.121(d).				
11) ☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. §§ 119 and 120						
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority 	s have been received. s have been received in Applicati rity documents have been receive	on No				
application from the International Bureau * See the attached detailed Office action for a list 13) Acknowledgment is made of a claim for domesti since a specific reference was included in the firs 37 CFR 1.78. a) The translation of the foreign language pro	of the certified copies not received priority under 35 U.S.C. § 119(of st sentence of the specification of the spe	e) (to a provisional application) r in an Application Data Sheet.				
14) Acknowledgment is made of a claim for domesti						
reference was included in the first sentence of th						
Attachment(s)						
1) Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal F	(PTO-413) Paper No(s) Patent Application (PTO-152)				

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DETAILED ACTION

Status

Claims 1-72 have been canceled Claims 73-102 have been appended.

Response to Arguments

The Applicants arguments filed on September 8, 2003 have been fully considered.

The amended claims are rejected in view of the newly discovered references

Hirose (US Patent 5,917,915) and (US Patent 5,897,218). See following rejection.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 73-76, 80-83, and 96-101 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hirose (US Patent 5,917,915) in view of Nishimura et al.(US Patent 5,897,218)

As per claim 73,

Hirose ('915) discloses a copy management method for controlling storage and reproduction of digital content, comprising:

receiving a digital bitstream including program data, the program data including system information and the digital content in a scrambled format; (Column 2, lines 49-67, column 3, lines 1-4)

descrambling the digital content in the scrambled format to provide a first output including the digital content in a descrambled format;(Column 3, lines 2-4)

Hirose ('915) does not explicitly disclose concurrently outputting the first output including the digital content in the descrambled format for display and a second output including the digital content in the scrambled format for storage. Nishimura et al.('218) discloses concurrently outputting the first output including the digital content in the descrambled format for display and a second output including the digital content in the scrambled format for storage. (Column 1, lines 58-67, column 2, lines 1-8). It would be obvious to one having ordinary skill in the art at the time the invention was made to combine the Hirose method with the Nishimura et al. method in order to eliminate the possibility that the general public might by content that is designated pay per view.

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As per claim 74,

Hirose ('915) discloses the copy management method of claim 73, wherein the second output is based on the first output. (Column 3, lines 2-9)

As per claim 75,

Hirose ('915) discloses the copy management method of claim 73,

wherein the descrambling of the digital content and the concurrent outputting of the first output and the second output are performed by a first conditional access unit. (Figure 5)

As per claim 76,

Hirose ('915) discloses the copy management method of claim 73

Hirose ('915) does not explicitly disclose the storage of the second output comprises storing the digital content along with at least one access requirement. Nishimura et al. ('218) discloses the storage of the second output comprises storing the digital content along with at least one access requirement. (Column 1, lines 62-67, column 2, lines 1-8). It would be obvious to one having ordinary skill in the art at the time the invention was made to combine the Hirose method with the Nishimura et al. method in order to eliminate the possibility that the general public might by content that is designated pay per view.

As per claim 80,

Hirose ('915) discloses the copy management method of claim 73 Claim 80. (New) The copy management method of claim 73, wherein

Official Notice is taken that "prior to descrambling the digital content, the method further comprisising:demodulating the digital bitstream to recover the program data as originally transmitted." is common and well known in prior art in reference to data transmission. It would have been obvious to one having ordinary skill in the art at the time the invention was made to demodulate the digital bitstream because this allows data to be recovered from the transmission.

As per claim 81,

Hirose ('915) discloses the copy management method of claim 73

Hirose ('915) does not explicitly disclose the outputting of the first output and the second output is performed simultaneously. Nishimura et al. ('218) discloses the outputting of the first output and the second output is performed simultaneously (Column 1, lines 58-67, column 2, lines 1-8). It would be obvious to one having ordinary skill in the art at the time the invention was made to combine the Hirose method with the Nishimura et al. method in order to process the signale more efficiently.

As per claim 82,

Hirose ('915) discloses the copy management method of claim 73 wherein the digital content is content contained in a digital television transmission.(Column 2, lines 23-29)

As per claim 83,

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Hirose ('915) discloses the copy management method of claim 73, wherein the receiving of the digital bitstream comprising:

routing the program data of the digital bitstream to a conditional access unit upon determination that the program data includes the digital content in the scrambled format.(Figure 5)

Official Notice is taken that "tuning a tuner to a frequency to receive the digital bitstream; demodulating the digital bitstream" is common and well known in prior art in reference to data transmission. It would have been obvious to one having ordinary skill in the art at the time the invention was made to tune and demodulate the digital bitstream because this allows data to be recovered from the transmission.

As per claim 96,

Hirose ('915) discloses a copy management apparatus for controlling recording and reproduction of digital content, comprising:

means for receiving a digital bitstream including program data in a scrambled format, the program data comprises the digital content in a first scrambled format; (Column 2, lines 49-67, column 3, lines 1-4)

means for recovering control information from the program data; (Column 3, lines 2-4) Hirose ('915) does not explicitly disclose means for descrambling at least the scrambled digital content based on the control information for display and concurrently re-scrambling the digital content for storage of the digital content in a second scrambled format within a storage means. Nishimura et al. ('218) discloses means for descrambling at least the scrambled digital content based on the control information for display and concurrently re-scrambling the digital content for storage of the digital content in a second scrambled format within a storage means. (Column 1, lines 58-67, column 2, lines 1-8). It would be obvious to one having ordinary skill in the art at the time the invention was made to combine the Hirose method with the Nishimura et al. method in order to eliminate the possibility that the general public might by content that is designated pay per view.

As per claim 97,

Hirose ('915) discloses the copy management apparatus of claim 96, wherein the storage means being an audio player/recorder. (Figure 5)

As per claim 98

Hirose ('915) discloses the copy management apparatus of claim 96,

Official Notice is taken that "the storage means being an digital video cassette recorder (VCR)" is common and well known in prior art in reference to data transmission. It would have been obvious to one having ordinary skill in the art at the time the invention was made to store digital video using a VCR because ethey are inexpensive and readily available to consumers.

As per claim 99,

Hirose ('915) discloses the copy management apparatus of claim 96, wherein the storage means being a hard disk recording unit. (Figure 5)

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As per claim 100

Hirose ('915) discloses the copy management method of claim 96,

further comprising: means for demodulating the digital bitstream and to transmit the program data in the scrambled format to means for descrambling if the program data includes the digital content in the first scrambled format, (Figure 5).

As per claim 101,

Hirose ('915) discloses the copy management method of claim 101,

further comprising: means for encoding the program data that comprises the digital content in the second scrambled format prior to storage in the storage means. (Figure 5)

Allowable Subject Matter

Claims 87-95 are allowed

Claims 77-79, 84-86 and 102 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

Examiners note: Examiner has cited particular columns and line numbers in the references as applied to the claims above for the convenience of the applicant. Although the specified citations are representative of the teachings of the art and are applied to the specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested from the applicant in preparing responses, to fully consider the references in entirety as potentially teaching all or part of the claimed invention, as well as the context of the passage as taught by the prior art or disclosed by the examiner.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John M Winter whose telephone number is (703) 305-3971. The examiner can normally be reached on M-F 8:30-6, 1st Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James P Trammell can be reached on (703)305-9768. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-7687 for regular communications and (703) 305-7687 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1113.

JMW December 1, 2003

7 JOHN W. HAYES PRIMARY EXAMINER